



Quarter Century Wireless Association, Inc.

President

Bob Roske, NØUF Vice President

Ken Oelke, VE6AFO

Secretary

Walt Supina, N3WS

Treasurer

Frank Harris, WA4PAM

Directors

Le Roy Baldwin, WØOFY
Val Erwin, W5PUT
Carolyn Harrison, WBØOUM
Tony Hirsch, W8RSH
Larry McCalvy, WA9JMO
William Pasternak, WA6ITF
Ken Simpson, W8EK
Ed Yoder, W3YMB

General Manager Chuck Walbridge, K1IGD

Scholarship Chairman Leland Smith, Jr., W4YE

MEMBERSHIP DIRECTORY

29th Edition
Listing of Membership
as of
June 30, 2009

Published by Quarter Century Wireless Association,Inc. PO Box 3247 Framingham, MA Ø17Ø5-3247

Page I

INTRODUCTION TO THE 29TH EDITION OF THE MEMBERSHIP DIRECTORY

This issue of the Member Directory departs from the previous issue in several ways. When the Member Directory was initially distributed as a printed copy, it was the primary source for members to access the Constitution and By-laws. It also contained QCWA History and list of QCWA Charter Members. In later years, a list of Scholarship winners was added. Technology has advanced to the point where our Web page, via the Internet, provides a more efficient and cost effective way to make this information available to our members. Check the Info page at www.qcwa.org for these official documents which are posted in pdf format. (An Adobe pdf reader is available for virtually any operating system, at no cost.)

QCWA DIRECTORY OF MEMBERS

As in the past issues, professional titles and designations have been omitted. All make-up was done on QCWA equipment using dBase IV, FileMaker Pro and Adobe InDesign software programs. Each call zone was treated as a separate group so that calls could be properly sorted. All members who were in good standing as of June 3Ø, 2ØØ9 have been included.

These InDesign and FileMaker files were then saved as pdf files. This whole Directory is placed on the QCWA, Inc. Home Page for your use. A different font is used which allows for "cancelled zero" call signs (\emptyset) to be searched directly; no special codes are needed.

Listings in this Directory are as follows: the first line lists the Call, Name, Membership number, year first licensed and chapter number (if any) and an indication of Life Membership (L). The second line lists the street address and the third line lists the City, State/Province and ZIP code/Postal code.

International members are listed alphabetically by Country followed by the member information as detailed above.

CREDITS

All work to bring the data base up-to-date has been done by the Headquarters staff consisting of Chuck Walbridge, K1IGD, General Manager and Janet Walbridge. The general format of this Membership Directory has been carefully continued from our last issue so that we will preserving the same format. If there are any errors or omissions we apologize. My thanks to the Board of Directors for their support and assistance.

Chuck Walbridge, K1IGD QCWA General Manager

QCWA HISTORY

It all began during a 10-meter round table one Friday night in November, 1947. Six of the members decided they should form an organization of Amateur Radio operators who have been licensed for more than 25 years.

The initial organizational meeting was held December 5,1947 in a restaurant in midtown New York City. Thirty-four old-timers attended. John DiBlasi-W2FX, was elected President; George Droste-W2IN, Vice-president; Leon Hansen-W2FIT, Secretary, and David Talley-W2PF, Treasurer. Frank Lester-W2AMJ (W4AMJ) proposed the name of the organization. The logo was developed from a cartoon in a 1923 QST accompanying an article "ROTTEN QRM," written by "The Old Man" himself, Hiram Percy Maxim. Otto Eppers-W2EA, a commercial artist, made some minor modifications to the drawing, added some sparks and the letters "QCWA," and the QCWA logo was born.

Membership grew rapidly within the first month and when the rolls were closed on December 31 1947, there were 54 Charter Members:

1. John DiBlasi, W2FX	19. Frank Frimmerman, W2FZ	37. F. A. Long, W2PYY
2. G. T. Droste, W2IN	20. Alfred B. O'Hara, W20G	38. Oscar Oehman, W2KU
3. Leon Hansen, W2FIT	21. Harold D. Pour, W2FLR	39. Murry Blum, W2MY
4. David Talley, W2PF	22. Dr. A. L. Walsh, W2BW	40. W. L. Wheeler, Jr., W21LO
5. James Millen, WIHRX	23. Ralph Hasslinger, W2CVF	41. W. E. Owens, W2DDA
6. Fred W. Huff, W2AMB	24. F. C. W. Thiede, W2EC	42. Moe Joffee, W6PHE
7. Irving Groves, W2DX	25. E. W. Dannals, W2GG	43. Nat Burnett, K40L
8. W.J. Howell, W211	26. Thomas McCann, W2AFB	44. Perce B. Collison, W2KN
9. Uda B. Ross, W2UD	27. R. D. Valentine, W2GX	45. George Nolan, W2QF
10. W. H. Neuman, W2RB	28. John A. Gioe, W2FD	46. Harold Wetterholm, W2BKY
11. E.S. Crane, W2EF	29. Walter A Cobb, W2CO	47. Philip Levinson, W2MIN
12. Otto Eppers, W2EA	30. Earl R. Thomas, W2MM	48. Dr. E. A. Cyriax, W2DI
13. Frank Lester, W2AMJ	31. Clarence Seid, W2K	49. Dr. Paul Z. Haus, W2VH
14. J.A. Stobbe, W2WZ	32. Kurt Schoenfeld, W2BT	50. Charles A. Service, Jr W4IE
15. Lester Reiss, W2BR	33. Reeve O. Strock, W2YW	51. Myron J. Earl, W9WNF
16. Morton Kahn, W2KR	34. Raymond Farwell, W2BJ	52. Robert E. Baur, W9NN
17. Dan E. Lindsay, W2PL	35. Jack Heidt, W4MW	53. Gordon Braendle, W6YYU
18. H.T. Hayden Jr., W2FO	36. W.H. Kennedy, W2AS	54. Ambrose H. Hardwick, W2YQ

Our last Charter Member to become a Silent Key was Ralph Hasslinger, W2CVF on March 27, 2008. We are using the original signs out members held in 1947.

In January 1951, a group in Cleveland, Ohio petitioned to become a chapter of QCWA and in June 1954, Chicago area became the second chapter. From there on, chapters began springing up all over the country. It was not until 1966, however, that the by-laws were changed to permit officers and directors of the national organization to be elected from outside the New York Metropolitan area.

In spite of the great increase in QCWA membership throughout the years, the number of directors remained at five from 1947 until 1983. At that time the constitution was amended to provide for an additional five directors. Efforts were made to obtain candidates from each of the U.S. call sign areas and from Canada and overseas. The following election resulted in selection of members from eight U.S. call areas and a VE and DL to serve on the Board of Directors.

By mid-1984, total memberships issued were approaching 18,000 and there were over 150 chapters throughout the world. By mid-1993 the total membership had reached well over 25,000, there were over 10,000 active members and 187 local Chapters. As the membership has grown, more activities have been added. There is a good turnout at the weekly international nets and on numerous local nets. CW and SSB QSO Parties attract many participants every Spring and Fall and there is always a good attendance at the Annual Meeting and Convention each Fall. A number of attractive certificates and honor awards are offered to recognize operating accomplishments and leadership contributions to QCWA. The *QCWA Journal* is published four times a year and the Hot Line Report is available every few months. QCWA is an organization made up of many of the world's most experienced Amateurs. It has a proud history and great potential for the future, making use of the reservoir of knowledge and experience represented within the membership for the benefit of all Radio Amateurs.

Thanks to Dave Talley, W2PF for much of the above information

QUARTER CENTURY WIRELESS ASSOCIATION, INC. CONSTITUTION

ARTICLE I NAME AND PURPOSES OF THE ASSOCIATION

Section 1. This Association shall be known as the QUARTER CENTURY WIRELESS ASSOCIATION, INC.

Section 2. The purposes of the Association shall be:

- (a) To promote friendship and cooperation among Amateur Radio (Wireless) operators who were licensed as such at least a quarter of a century ago.
- (b) To operate exclusively for charitable, educational and scientific purposes entitling the Association to exemption under the provision of Section 501 (c)(3) of the Internal Revenue Code of 1954, as amended, and more specifically to promote interest in Amateur Radio Communications and the advancement of the electronic art, making use of the reservoir of knowledge and experience represented within the membership of QCWA for the benefit of all Radio Amateurs and the furtherance of the Public welfare through Amateur Radio Communications; to provide a scholarship fund for worthy students who are radio amateurs.
- (c) In the furtherance of its corporate purposes, the Association shall have all general powers enumerated in Section 202 N-PCL, together with the power to solicit grants and contributions for corporate purposes.
- (d) Nothing herein shall authorize this Association, directly or indirectly, to engage in or include among its purposes any of the activities mentioned in Not-for-profit Corporation Law, Section 404 (b)(p) of Executive Law, Section 757.
- (e) No part of the income of the Association shall inure to the benefit of any member, director or officer of the Association or any private individual (except that reasonable compensation may be paid for services rendered to or for the Association affecting one or more of its purposes), and no member, director or officer of the Association or any private individual shall be entitled to share in the distribution of the Association's assets on dissolution of the Association.
- (f) No part of the activities of the Association shall include participating in or intervening in (including the publication or distribution of statements for) any political campaign on behalf of any candidate for public office or engaging in any substantial way, directly or indirectly, in carrying on propaganda or otherwise attempting to influence legislation.
- (g) In the event of dissolution, all the remaining assets and property of the Association shall, after necessary expenses thereof, be distributed to such organizations as shall qualify under Section 501 (c)(3) of the Internal Revenue Code of 1954, as amended, subject to an order of a Justice of the Supreme Court of the State of New York.
- (h) The Association shall distribute its income for each taxable year at such a time and in such manner as not to subject it to tax under Section 4942 of the Internal Revenue Code of 1954, as amended, and the Association shall not (a) engage in any act of self dealing as defined in Section 4941 (d) of the Code; (b) retain any excess business holdings as defined in Section 4943 (c) of the Code; (c) make any investments in such manner as to subject the Association to tax under Section 4944 of the Code; or (d) make any taxable expenditures as defined in Section 4945 (d) of the Code.

ARTICLE II MEMBERSHIP

- Section 1. The membership of the Association shall consist of those persons who have signed the Certificate of Incorporation, together with all persons who are hereafter received into or elected to membership as hereinafter provided.
- Section 2. Any person is eligible for membership who submits satisfactory proof that he or she is at present a licensed Amateur Radio (wireless) operator, that he or she was licensed as such twenty-five or more years prior to making application and who, upon submitting an application, is approved as provided in the By-Laws of the Association.
- Section 3. The classes of membership and the fees are as prescribed in the By-Laws.
- Section 4. Any member may withdraw from membership in the Association by presenting to the General Manager a written statement of resignation.
- Section 5. A member may be expelled for violation of the By-Laws of the Association or for other cause prejudicial to the best interests of the Association. Such expulsion may be effected by affirmative vote of two-thirds of the Board of Directors at a duly called meeting.
- Section 6. Any resigned or expelled member forfeits all right and/or privileges of the Association.

ARTICLE III GOVERNMENT

- Section 1. The general management of the affairs of the Association shall be vested in the Board of Directors, who shall be elected as provided in the By-Laws.
- Section 2. The Officers of the Association shall consist of a President, Vice President, Secretary and Treasurer.
- Section 3. The Board of Directors shall consist of the following elected officials: The President, the Vice President, the Secretary, the Treasurer and a number of Directors at large as specified in the By-Laws, and the immediate past-president of the Association who shall remain as a voting member of the succeeding Board for a period of one term. An elected official is one who has been elected by the membership in accordance with Article VI of the Bylaws.
- Section 4. The Board of Directors shall meet at least once each year and at the call of the President. At least one half of the Board members shall be present to constitute a quorum.
- Section 5.If a vacancy occurs among the Officers or Directors, such vacancy shall be filled for the unexpired term by a majority vote of the Board of Directors.
- Section 6. The President shall be a member ex-officio of all committees except the Nominating Committee.

ARTICLE IV MEETINGS

- Section 1. The Association shall hold an annual meeting at a time and place to be designated by the Board of Directors (Changed by vote of members July 2008)
- Section 2. The purpose of the Annual meeting shall be a report of the Board to the general membership, the installation of Officers and Directors elected during the year and such other business as may be deemed necessary.

ARTICLE V FINANCIAL OBLIGATIONS

Section 1. No financial obligations shall be incurred on behalf of the Association except by prior approval by affirmative vote of two-thirds of the Board of Directors as covered in the By-Laws.

ARTICLE VI AMENDMENTS

- Section 1.Amendments to this Constitution may be initiated by a majority vote of the Board of Directors or by petition submitted to the Secretary by at least five percent (5%) of the members in good standing on January first of the year of submission of the petition, provided that no more than 25% of the signatures to the petition be from any one call sign area. Proposed amendments, submitted by valid petition must be acted upon by the Board no later than the next meeting of the Board. Ballots shall carry a statement of the return date limit, which shall be no less than 60 days after the date of the mailing. Approval of the amendment by at least two thirds of the members voting shall be necessary for its enactment.
- Section 2. The President, with the approval of the Board of Directors, shall appoint two or more tellers to count the ballots for the amendment. The Tellers shall certify in writing to the President and the General Manager the results of the ballot count.

BY-LAWS ARTICLE I MEMBERSHIP

Section 1 There shall be the following classes of Membership:

- (a) U.S. Membership.
- (b) International Membership.
- (c) Family Membership.
- (d) Life Membership.
- (e) Honorary Membership.

Section 2. The classes of membership are defined as follows:

- (a) 1. U.S. shall be those members having a U.S. zip code mailing address.
 - 2. U.S. Members shall hold full rights and privileges of membership including receipt of all regular publications of The QCWA Journal.
- (b) 1. International Members shall be all members who do not have a U.S. zip code mailing address.
 - 2. International Members shall hold full rights and privileges of membership with the exception of receiving publications.
 - 3. Publications such as the QCWA Journal, Membership Directory and Hot Line Report may be purchased upon payment of the amount established periodically to cover costs of printing and mailing of the appropriate publications.
- (c) 1. Family Membership may be granted or renewed, upon request, to an eligible husband or wife, brother or sister, son or daughter, father or mother, of another member living at the same address and paying dues in accordance with Article II. The full dues paying member whose relationship establishes eligibility for Family Membership shall be referred to hereinafter as a "Primary Member".
 - 2. Family Members shall hold full rights and privileges of membership with the exception of receiving publications throughout the duration of the Primary Member's membership. Upon the death of the Primary Member, regular publications will be passed on as "survivors benefits" to one Family Member for the duration of the primary membership period. Regular publications of a deceased Primary Life Member will be passed on to one Family Member for the duration of that member's life.
 - 3. Family Members shall receive a ballot for each election.
- (d) 1. Life Membership shall be granted to those members whose dues have been paid or granted for life. Life membership fees shall be based upon 15 times the current annual dues.
 - 2. Life membership shall be granted to a member when 75 years have passed since the member was first issued a license to operate an amateur radio station.
- (e) 1. Honorary Membership may be granted by action of the Board of Directors in recognition of outstanding service rendered by persons not otherwise eligible for membership in the Association.
 - 2. Honorary Members shall receive regular publications
 - 3. Honorary Members may not vote or be elected to the Board of Directors.
- Section 3. A person eligible for membership may apply by making application on the form prescribed and submitting the application to the General Manager for approval. Upon approval, the applicant shall be notified of membership acceptance.

ARTICLE II DUES

- Section 1. The Board of Directors shall establish dues for the various membership options. The current dues shall be published in each issue of the QCWA Journal.
- Section 2. There shall be no dues or entry fee for Honorary Membership.
- Section 3. Any member whose dues have not been received by the Association within three months after expiration shall be dropped from all membership lists. A member in good standing is one whose dues are current and paid.
- Section 4. Each applicant accepted for membership shall be assigned a membership number in numerical sequence. This number shall not be knowingly reassigned to another member.
- Section 5. Applicants for membership who were former members shall be reinstated and reissued their original membership number upon payment of current dues. No member shall knowingly be assigned more than one membership number.

ARTICLE III BOARD OF DIRECTORS

- Section 1.The Board of Directors shall have control over the property and affairs of the Association and shall fix its policies. It shall have the power to hold meetings, appoint committees, suspend, censure and take all necessary and proper steps to carry out the principles of the Association and promote its best interests. It may retain general management responsibilities, appointing a General Manager and such other employees as may be considered necessary and fix their compensation, or it may contract for general management service.
- Section 2.Meetings of the Board of Directors and the regular meetings of the Association may be held within any state of the United States or as authorized by the Board of Directors.
- Section 3. Special meetings of the Board of Directors may, at the call of the President, be convened and action taken by mail or telephonic communications.
- Section 4.No Officers or Directors shall receive remuneration for their services in any capacity. This is not to preclude reimbursements for documented expenses approved by the QCWA Board from time to time.
- Section 5.Each Officer and Director of the Association shall serve for a term of two (2) years or until a successor is duly elected.
- Section 6.A vacancy in the Board of Directors shall be deemed to occur upon the death or resignation of a member or upon a Director's refusal to act. Such vacancies shall be filled by nomination and election by a majority vote of the Board of Directors.
- Section 7.The Board of Directors, at its discretion, may elect individuals to sit as Advisors to the Board. Such individuals may have a voice but not a ballot on the Board and may receive reimbursement for documented expenses only as specifically authorized by the Board.
- Section 8.Upon termination of their term of office, Directors shall, within 30 days, return to the General Manager all property of the Association in their custody, including their copy of the Director's Guide.

Section 9.Robert's Rules of Order shall govern meetings of the Board of Directors and of the Association in all cases which are applicable. In the absence of any Standing Rules, the policies and procedures in the Director's Guide shall serve as Standing Rules.

ARTICLE IV DUTIES OF OFFICERS

- Section 1 The President shall preside at all meetings of the Association and of the Board of Directors. The President shall, with the assistance of the General Manager, carry out the mandates and directives of the Board of Directors. The President shall appoint such committees as the Board of Directors shall consider expedient or necessary.
- Section 2. In the absence of the President, the Vice President shall perform the duties of the President. In the absence of both the President and Vice President, the Board of Directors shall select a member of the Board to assume the duties of the president.
- Section 3. The Secretary shall record the proceedings of all meetings of the Board of Directors. The Secretary shall promptly furnish copies of the minutes of these meetings to all members of the Board and a summary for publication in The QCWA Journal. The Secretary shall be responsible for maintaining the corporate status of the Association, filing all corporate reports and certificates which may be required.
- Section 4. The Treasurer shall be responsible for the funds of the Association and shall be accountable to the Board of Directors. The Treasurer shall prepare a proposed operating budget for submission to the Finance Committee and the Board of Directors prior to each Annual Meeting of the Board of Directors.
- Section 5. Upon the termination of their term of office, Officers shall, within 30 days, return to the General Manager all property of the Association in their custody, including the copy of the Director's Guide.

ARTICLE V GENERAL MANAGER

- Section 1. The General Manager shall be appointed by the Board of Directors. The General Manager shall: manage the affairs of the Association under the direction of the President and/or the Board of Directors; attend all meetings of the Board but without vote; collect monies due the Association and as directed shall deposit them in a QCWA account or turn them over to the Treasurer; furnish to the Board of Directors such reports as may be required; conduct the general correspondence of the Association and keep full records; be the General Manager of the Association's publications; and prepare and submit to each Annual Meeting of the Board of Directors a comprehensive report of progress and status of the affairs of the Association.
- Section 2. The Association's directory, year book, membership lists or other membership mailing facilities shall not be sold nor be made available to any non-member or organization without the prior approval of the Board of Directors. The General Manager shall have authority, without prior approval of the Board, to supply mailing labels to candidates nominated for a National office. Mailing labels will be supplied at a cost basis as determined by the General Manager.
- Section 3. Subscriptions to the QCWA Journal may be accepted by the General Manager from persons not qualified for membership, upon receipt of payment of the fees prescribed in the current Director's Guide.

ARTICLE VI NOMINATIONS AND ELECTIONS

- Section 1. The regular election of Officers and eight (8) Directors shall be held in even numbered years.
- Section 2. No member may qualify for nomination to be an Officer or Director of the Association unless the candidate shall have been a member in good standing continuously for more than two (2) years immediately preceding the nomination. Each member candidate must have direct access to either email or fax capability
- Section 3. A Nominating Committee to select eligible candidates for the office of President, Vice President, Secretary, Treasurer and/or appropriate Director positions shall be appointed by the President, subject to approval of the Board of Directors, no later than October of the appropriate years. The Nominating Committee shall report to the Secretary and General Manager by June 15th. The Committee will then be discharged. Nominations made by this Committee shall be reported in the Fall issue of The QCWA Journal along with a call for petitions from the membership for additional nominations.
- Section 4. Nominations of Officers and Director candidates may be submitted by the membership by petition signed by at least 25 members in good standing. Such petitions shall be received by the General Manager by December 15th of the appropriate year. Upon receipt of such a petition, the General Manager shall, upon verifying the validity of the petition and the eligibility of the candidates, cause the names of the candidates to be placed on the ballot along with those submitted by the Nominating Committee. Publication of the list of all eligible candidates shall be made in the Spring issue of The OCWA Journal.
- Section 5. Each candidate shall submit in writing a brief biographical outline to the General Manager by January 1st. This biographical outline shall be published in the Spring issue of The QCWA Journal.
- Section 6. Ballots shall be mailed by April 1st of each election year to each member in good standing. The polls shall be open no less than 60 days after the date of ballot mailing. Election of those candidate positions which are contested shall be by written ballot vote of a plurality of the members voting before the close of the polls on July 15th Those candidates who were not contested will not be listed on the ballot.
- Section 7. The President shall, with the approval of the Board of Directors, appoint two or more tellers to count the ballots. The tellers shall certify in writing the results of the ballot count for each candidate to the Secretary and to the General Manager. There shall be an automatic recount of ballots when the margin of election to office is less than 5% between affected candidates.
- Section 8. Results of the election shall be published in the Fall issue of The QCWA Journal. Candidates shall be notified of the results of the balloting via telephone within 24 hours of certification by the General Manager.
- Section 9 The term of Officers and Directors shall start on 1 September following the election.

ARTICLE VII CHAPTERS

- Section 1. Chapters may be formed upon the approval of the Board of Directors.
- Section 2. The requirement for a Chapter shall be as follows:
 - (a) Each Chapter member must be a member in good standing of the Quarter Century Wireless Association, Inc.
 - (b) In order to obtain a Charter a new Chapter must have five (5) members.
 - (c) The Constitution and By-laws of each Chapter must be consistent with the principles of the Constitution and By-laws of the Quarter Century Wireless Association, Inc.
 - (d) Each Chapter shall elect from within its membership a President/Chairman, Secretary and Treasurer. The office of Secretary and Treasurer may be combined. The Secretary shall be responsible for maintaining correspondence between the Chapter and QCWA Headquarters and shall file the Annual Chapter Report.
 - (e) Each Chapter should assess and collect dues and shall maintain a membership roster. Each Chapter should have a minimum of two meetings a year, of which one will be the Annual Meeting. Additional business and/or social meetings should be encouraged.
 - (f) QCWA Chapters may not become affiliated with any other organization without prior approval of the QCWA Board of Directors.
 - (g) Chapters which fail to comply with all of the above requirements may have their charters suspended or withdrawn. Such Chapters may be reinstated upon application indicating they can again meet the requirements.

ARTICLE VIII FINANCIAL OBLIGATIONS

- Section 1.All obligations incurred by the Association shall be solely corporate obligations and no personal liability whatsoever shall attach to or be incurred by, any member, Officer or Director of the Association by reason of any such corporate obligations.
- Section 2.Expenditures on line items in the Annual Budget which will exceed the amounts previously adopted will require the prior approval of the President and Vice President.

ARTICLE IX AMENDMENTS

- Section 1. These By-laws may be amended by a two-thirds vote of the Board of Directors present at any regularly called meeting of the Board of Directors.
- Section 2. Petitions to change the By-laws may be submitted to the Secretary upon signature of at least 200 members in good standing on January 1st of the year of submission of the Petition. The Board of Directors must consider and vote upon said petition at the next succeeding meeting of the Board of Directors.
- Section 3. The membership shall be advised of any amendment to these Bylaws at least sixty (60) days prior to its becoming effective.